

Application Serial No.: 10/027,902  
Substitute Amendment and Response Dated August 18, 2004

PATENT  
3596.02-3

REJECTION OF CLAIMS UNDER 35 USC 112, SECOND PARAGRAPH

The Examiner states:

“Claims 30-59 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claims the subject matter which applicant regards as the invention.

The independent claims, claims 30, 40 and 46 are directed to fuel compositions containing combustible liquid fuel...

Claims 40 and 46 contain improper Markush language...

Claims 30-32, 34-59 are rendered indefinite by the recitation ‘that certain ethylene oxide condensation and ethylene oxide esterification products are completely eliminated...

In claim 33 it is unclear how the alcohol can be defined as ethanol and also contain ‘between 0.5%-25% by volume of ethanol’.

Claim 39 improperly depends from canceled claim 3.

In claim 57, the term ‘such as vegetable oil’ is indefinite.”

Applicant has amended the claims therefore all these rejections have been overcome.  
Reconsideration and withdrawal are requested.

DOUBLE PATENTING

Applicant argues that the provisional double patenting rejection for US 6,348,074 is now overcome with these amended claims. US 6,348,074 excludes ethoxylated compounds. The present application includes certain ethoxylated components. These two should be mutually exclusive and patentably distinct.

Reconsideration and withdrawal are requested.

DOUBLE PATENTING

Applicant argues that the double patenting rejection is overcome regarding US Ser. No. 10/027,902 for these amended claims. USSN 10/027,902 excludes ethoxylated compounds. The present application includes certain ethoxylated components. These two should be mutually exclusive and patentably distinct.

Reconsideration and withdrawal are requested.